- missioner shall forward by regular mail to the insurance carrier or
- 10 surety carrier which issued such policy or bond a copy of such infor-
- mation concerning insurance or bond coverage, and it shall be pre-11
- sumed that such policy or bond was in effect and provided coverage 12
- 13 to both the operator and the owner of the motor vehicle involved in
- such accident unless the insurance carrier or surety carrier shall 14
- notify the commissioner otherwise within fifteen days from the mail-15
- 16 ing of such information to such carrier; provided, however, that in
- the event the commissioner shall later ascertain that erroneous infor-17 mation had been given him in respect to the insurance or bond cov-18
- 19 erage of the operator or owner of a motor vehicle involved in such
- accident, he shall take such action as he is otherwise authorized to 20
- 21 do under this chapter within sixty days after the receipt by him of
- correct information with respect to such coverage."

Approved April 16, 1953.

CHAPTER 144

OPERATING MOTOR VEHICLE WITHOUT LICENSE

H. F. 350

AN ACT to amend section three hundred twenty-one A point seventeen (321A.17), Code 1950, in reference to operating a motor vehicle without being licensed.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Section three hundred twenty-one A point seventeen
- (321A.17), subsection three (3) is hereby amended by striking from
- 8 lines five (5), six (6) and seven (7) the words "or for operating a motor vehicle upon the highways without being licensed to do so,".

Approved April 25, 1953.

CHAPTER 145

OPERATING MOTOR VEHICLE UNDER SUSPENSION

S. F. 266

AN ACT to amend section three hundred twenty-one A point thirty-two (321A.32), Code 1950, relating to the penalty of operating a motor vehicle while under suspension.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Section three hundred twenty-one A point thirty-two (321A.32), Code 1950, is hereby amended by inserting after the word "suspended" in line three (3) of subsection one (1) thereof the fol-
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lowing: ", denied".

- Further amend said subsection by inserting after the word "chapter" in line three (3) thereof the following: "or continues to remain suspended or revoked under this chapter,"
- Further amend said subsection by inserting after the word "sus-8 pension" in line four (4) thereof the following: ", denial".

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Further amend said subsection by adding after the word "revoca-10 tion" in line four (4) thereof the following: ", or during such continuing suspension or continuing revocation,". 11

Approved April 16, 1953.

CHAPTER 146

MOTOR VEHICLE FINANCIAL RESPONSIBILITY

H. F. 28

AN ACT to amend chapter three hundred twenty-one A (321A), Code 1950, relating to motor vehicle financial responsibility to provide that whenever any licensed motor vehicle dealer shall sell a motor vehicle, and the transaction does not include liability insurance coverage which will protect the purchase under the Iowa Financial Responsibility Act, a statement of that fact shall be contained in the instrument evidencing the transaction, and providing a penalty for violation of same.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Chapter three hundred twenty-one A (321A), Code

1950, is amended by adding thereto the following:

"Whenever any dealer licensed under chapter 322, Code 1950, sells a motor vehicle at retail and the transaction does not include the sale of liability insurance coverage which will protect the purchaser under the Iowa Motor Vehicle Financial and Safety Responsibility Act the purchase order or invoice evidencing the transaction shall contain a statement in the following form:

'I understand that liability insurance coverage which would protect me under the Iowa Motor Vehicle Financial and Safety Responsibility Act IS NOT INCLUDED in my purchase of the herein described motor

vehicle. I have received a copy of this statement.

(Purchaser's signature)'

"The seller shall print or stamp said statement on the purchase order or invoice in distinctive color ink and with clearly visible letters. Said statement shall be signed by the purchaser in the space provided therein on or before the date of delivery of the motor vehicle described in the purchase order or invoice and a copy thereof shall be given to the purchaser by the seller.".

- SEC. 2. No civil liability shall arise on account of the failure of any person to comply with the provisions of this Act.
- SEC. 3. Any person violating any provisions of this Act shall be deemed guilty of a misdemeanor and shall be punished by a fine not exceeding fifty dollars (\$50.00).

Approved April 23, 1953.